

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address . COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

SERIAL NUMBER	MEILING DATE	LA MANUEIRST NA	MED APPLICANT	R A	ATITORNEY DOCKET NO.
NTONELLI, TETRY & WANDS STE. 600, 1919 PA. AVE., N. W ON. GC 20066			7 [ETCKHOLT EXAMINER	
			- -	ART UNIT	PAPER NUMBER
	÷			ATE MAILED:	12/01/86

This is a communication from the examiner in charge of your application. COMMISSIONER OF PATENTS AND TRADEMARKS

This application has been examined	Responsive to communi	cation filed on 10-	6-86	This action is made final.
A shortened statutory period for response to Failure to respond within the period for resp	this action is set to expire	month(s),	2 days from th	ie date of this letter. 33
Part I THE FOLLOWING ATTACHMEN L Notice of References Cited by E 3. Notice of Art Cited by Applicant 5. Information on How to Effect Dra	xaminer, PTO-892. i, PTO-1449	2. Notice re	Patent Drawing, informal Patent	PTO-948. Application, Form PTO-152
Part II SUMMARY OF ACTION 1. [] Claims	-61			are pending in the application.
Of the above, claims				are withdrawn from consideration.
2. Claims				have been cancelled.
3. Claims				are allowed.
4. Claims				are rejected.
5. Claims				are objected to.
6. [UClaims /- (/		are subject to r	estriction or stection requirement.
7. This application has been filed matter is indicated.	with informal drawings which a	are acceptable for exam	ination purposes	until such time as allowable subject
8. Allowable subject matter having				
9. The corrected or substitute draw not acceptable (see explana		10-6-86	These drawi	ngs are [L] acceptable;
10. The proposed drawing corre has (have) been approved	ction and/or the proposed by the examiner disappro-	additional or substitute ved by the examiner (se	sheet(s) of dra- e explanation).	wings, filed on
the Patent and Trademark Offic	e no longer makes drawing cha e effected in accordance with	nges. It is now applica	nt's responsibil	approved (see explanation). However, ity to ensure that the drawings are ed letter "INFORMATION ON HOW TO
12. Acknowledgment is made of the	claim for priority under 35 U.S	S.C. 119. The certified	copy has [_] I	been received not been received
been filed in parent applic	ation, serial no.	; filed (on	
13. Since this application appears accordance with the practice up			ers, prosecution	as to the merits is closed in
14. Other				



Serial Number 820,705

Art Unit 337

Restriction to one of the following inventions is required under 35 U.S.C. 121:

- I. Claims 1-33 and 46-61 are, drawn to card embossing system, classified in Class 101, subclass 18.
- II. Claims 34-45, drawn to topping system, classified in Class 156, subclass 384.

Inventions I and II are related as subcombinations disclosed as useable together in a single combination. The subcombinations are distinct from each other if they are shown to be separately useable. In the instant case, invention I has separate utility such as it need not be topped and the topping card system need not use the specific embossing system of invention I. See MPEP 806.05(d).

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification restriction for examination purposes as indicated is proper.

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a diligently-filed petition under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(h).

Applicant is advised that the response to this requirement to be complete must include an election of the invention to be examined even though the requirement may be traversed.

Please note that the October 6, 1986 preliminary

Art Unit 337

amendment contained a direction to amend page 93 which direction omitted the line to be changed and in any event seemed not needed and out of context. The direction has been concelled as being unneeded.

A shortened statutory period of 30 days is set to respond.

E. H. Eickholt/mb 703-557-3125

11/26/86

Eugene H. Eickholt Primary Examines Art Unit 337